REMARKS

Claims 9-19 are currently pending in this application. Applicant's kindly request that the

Examiner consider the following new arguments in response to the Advisory Action.

With respect to claim 13, the Examiner states that the statement "the CAC is not located

along the path between the end stations." The Examiner appears to be confused, as this was not an

argument presented by Applicants, but rather a quote from the Examiner in the after-final

amendment. Applicant's request further explanation.

With respect to claim 9, the Examiner states that the statement "in Gardner, the cross

connect is already interconnected to the processor and the interworking unit, thereby not requiring

any setup" cannot be found as a limitation in claim 9. Again, Applicant's respectfully disagree.

Claim 9 clearly states "setting up a communications link..." and therefore is already limited and

distinguishes from Gardner's teaching.

If it is determined that a telephone conference would expedite the prosecution of this

application, the Examiner is invited to telephone the undersigned at the number given below.

In the event the U.S. Patent and Trademark Office determines that an extension and/or

other relief is required, applicant petitions for any required relief including extensions of time and

authorizes the Commissioner to charge the cost of such petitions and/or other fees due in connection

with the filing of this document to Deposit Account No. 03-1952 referencing docket no.

449122025100.

Dated: December 21, 2006

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